



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

RQ-3

May 24, 2001

Jack Hanson, Treasurer
Pioneer Political Action Committee
412 First Street, SE, Suite 100
Washington, DC 20003

Identification Number: C00325357

Reference: 12 Day Pre-General Report (10/1/00-10/18/00)

Dear Mr. Hanson:

On May 2, 2001, you were notified that a review of the above-referenced report(s) raised questions as to specific contributions and/or expenditures, and the reporting of certain information required by the Federal Election Campaign Act.

Your May 7, 2001, response is incomplete because you have not provided all the requested information. For this response to be considered adequate, the following information is still required.

-In a letter to the Commission you state "you indicated that we are not permitted to engage in exempt activities and we have not. However, your form H2 does not permit the designation of an activity as administrative." Please be advised, Schedule H2 is used for shared federal and non-federal fundraising, exempt, and direct candidate support activity. The ratio for administrative expenses is derived from the Schedule H1. Please refer to the instructions contained on the forms when preparing your next filing.

Furthermore, you state "we will amend schedules H4 and show these expenditures as administrative". However, this change has made your EVENT YEAR-TO-DATE calculations for administrative/voter drive incorrect. EVENT YEAR-TO-DATE totals for administrative and voter drive costs are derived by aggregating all disbursements during the calendar year for the whole administrative/voter drive category, not by individual purpose such as "Consultant Fundraising" or "Office Rent". Please amend your report by providing the correct administrative/voter drive EVENT YEAR-TO-DATE totals.